p 517-346-6300

То:

Representative Deb Kennedy

p 800-968-1442

The Honorable Members of the House Judiciary Committee

f 517-482-6248

From:

Re:

Janet K. Welch, Executive Director

www.michbar.org

Elizabeth K. Lyon, Director of Government Relations

306 Townsend Street

Date: May 5, 2010

Michael Franck Building

HB 5800

Lansing, MI

48933-2012

The State Bar of Michigan's Board of Commissioners has not yet formally considered HB 5800 to adopt a position. While we apologize for not being able to offer comments timely for the House Judiciary Committee hearing on May 5, 2010, we respectfully offer some preliminary considerations as part of the Committee record based on previous actions taken by the State Bar.

The State Bar will not weigh in as to the merits of the bill nor its intent to address alleged violations under the Headlee amendment. The State Bar may, however, consider the process laid out in the bill that determines how claims are to be handled in the courts. Traditionally, the State Bar has advocated that the Supreme Court is the properly constitutional authority to determine procedural matters.

We anticipate that when the Board of Commissioner's reviews HB 5800 as introduced its analysis will include the following:

- Can the legislature set time guidelines for case review in the court system?
- Under the proposed bill, if the Court of Appeals elects to refer a matter to a special master, can a panel of judges be statutorily required to defer its judicial power to the decision of a special master?
- Does current case law that limits the appointment of a special master only by stipulation of both parties preclude the Court of Appeals from choosing to appoint one to review these matters?
- Would the Court of Appeals be responsible for payment of a special master?
- If the Court of Appeals fails to make a decision within six months, is it constitutional to have the case decided, by statute, in favor of the plaintiff?

The State Bar of Michigan would appreciate the opportunity to work with Representative Kennedy and members of the House Judiciary Committee as the legislation is considered.